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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/521,034	01/12/2005	Jae-Kun Lee	1234-11	6623	
66547 7590 0423/20099 THE FARRELL LAW FIRM, P.C. 290 Broadhollow Road			EXAMINER		
			STEITZ, RACHEL RUNNING		
Suite 210E Melville, NY 1	1747		ART UNIT	PAPER NUMBER	
11011110,111 11111			3732		
			MAIL DATE	DELIVERY MODE	
			04/23/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/521,034 LEE, JAE-KUN

Office Action Summary	Formula en	A-4 4					
,	Examiner	Art Unit					
	Rachel R. Steitz	3732					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	correspondence a	idress				
A SHORTENED STATUTORY PERIOD FOR REPL. WHICHEVER IS LONGER, FROM THE MAILING DV. Extensions of time may be available under the provisions of 3 CPR 11.1 after SIX (6) MOXTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period to a failure to reply within the set or extended period for reply will by statute, Any reply received by the Office later than three months after the mailing areard patent term adjustment. See 37 CPR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this of D (35 U.S.C. § 133).	•				
Status							
1) Responsive to communication(s) filed on 23 Fe	ebruary 2009.						
2a) This action is FINAL. 2b) ☑ This	action is non-final.						
3) Since this application is in condition for allowar	nce except for formal matters, pro	secution as to th	e merits is				
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.					
Disposition of Claims							
4)⊠ Claim(s) <u>1-9</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdray	un from consideration						
5) Claim(s) is/are allowed.	vii iloili collaidelatioli.						
6) Claim(s) 1-9 is/are rejected.							
7) Claim(s) is/are objected to.	- · · · - ·						
8) Claim(s) are subject to restriction and/or	election requirement						
are subject to restriction and or	diodion requirement.						
Application Papers							
9)☐ The specification is objected to by the Examine	r.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correcti	ion is required if the drawing(s) is obj	jected to. See 37 C	FR 1.121(d).				
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P	TO-152.				
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a))-(d) or (f).					
a) All b) Some * c) None of:							
 Certified copies of the priority documents 	s have been received.						
Certified copies of the priority documents	s have been received in Applicati	on No					
Copies of the certified copies of the prior	•	ed in this Nationa	Stage				
application from the International Bureau * See the attached detailed Office action for a list							
See the attached detailed Office action for a list	or the certified copies not receive	u.					
Attachment(s)							
1) Notice of References Cited (PTO-892)	Interview Summary Paper No(a) Mail Dr	(PTO-413)					

Attachment(s)		
Notice of References Cited (PTO-892) Notice of Draftsperson's Patient Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SE/DP) Paper No(s)/Mail Date	4) Interview Summary (PTO-413) Paper No(s)Mail Date. 5) Notice of Informal Patent Application 6) Other:	
S. Rotent and Trademark Office		

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on February 23, 2009 has been entered.

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-3, 5, and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schmittou (US 6,012,462) in view of Kobayashi et al. (US 5,711,454) and Sigmund et al. (US 4.592,376).

Schmittou discloses a hair-dyeing device comprising a main body (6) having a power source, a dye inlet port, and a comb assembly (4) attached to the main body (see Figure 1; column 2, lines 15-25). The comb comprises a plurality of tines; each tine has at least one flow channel (see Figure 2). A pump (5) is used for supplying the dye contained in the dye container to the tines (see Figure 1). An intermediate plate is

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attached to the port formed in the main body (see Figure 1). Schmittou does not disclose the dye containers being a thin resin film with at least one hole formed at the outside of the dye container, the pump providing an outside negative pressure at the at least one mouth for discharging the hair dye, and the main body having a motor.

Kobayashi et al. teaches a dye-containing space (2) being defined in a thin resin film (1), the thin resin film is easily collapsible, and has one mouth that is adapted so the dye is discharged through the mouth (column 7, lines 10-20). The dye-containing space further comprises at least one hole formed on the outside (column 4, lines 7-10). Sigmund et al. teaches a hair-dyeing device comprising an electric motor (50) source to power an outside negative pressure pump (16) (see Figure 9; column 6, lines 15-25). It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the hair dyeing device of Schmittou with the dye containers as taught by Kobayashi et al. in order to create negative pressure within the bag to discharge the dye at any position of the container. It further would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the hair dyeing device of Schmittou with the motor operated pump providing an outside negative pressure as taught by Sigmund et al. in order to operate the pump automatically.

Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Schmittou
 (US 6,012,462) in view of Kobayashi et al (US 5,711,454) and Sigmund et al. (US 4,592,376) as applied to claim 3 above, and further in view of Cheung (US 5,755,241).

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The combination of Schmittou, Kobayashi et al., and Sigmund et al. disclose the claimed invention except for the comb assembly being pivotally attached to the main body.

Cheung teaches a hair-dyeing device with a pivotal comb (16) mounted to the body (see Figure 2; column 3, lines 43-47). It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the device of Schmittou with the pivotal comb as taught by Cheung in order to position the comb at different angles relative to the body and the user's head.

Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Schmittou
 (US 6,012,462) in view of Kobayashi et al (US 5,711,454) and Sigmund et al. (US 4,592,376) as applied to claim 3 above, and further in view of Rudick (US 4,826,046).

The combination of Schmittou, Kobayashi et al., and Sigmund et al. disclose the claimed invention except for the pump being mounted in the main body as a multi channel pump.

Rudick teaches a multi channel pump that is used for post mixing (see Figure 1(a); column 1, lines 55-65). It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the pump of Schmittou a multi channel pump as taught by Ridick in order to allow the hair dye to be post mixed.

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 Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Schmittou (US 6,012,462) in view of Kobayashi et al (US 5,711,454) and Sigmund et al. (US 4,592,376) as applied to claim 3 above, and further in view of Turner (US 4,792,250).

The combination of Schmittou, Kobayashi et al., and Sigmund et al. disclose the claimed invention except for a valve mounted in each of the flow channels.

Turner teaches a valve (208) mounted in each of the flow channels to control the amount of fluid dispensed though the valve (column 8, lines 35-50). It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the device of Schmittou with a valve mounted in each of the flow channels as taught by Turner in order to control the amount of liquid dispensed through the channels.

Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Schmittou
 (US 6,012,462) in view of Kobayashi et al (US 5,711,454) and Sigmund et al. (US 4,592,376) as applied to claim 3 above, and further in view of Kornides (US 5,297,882).

The combination of Schmittou, Kobayashi et al., and Sigmund et al. disclose the claimed invention except for a plurality of dispensers disposed between the pump and the comb for uniformly distributing the dye supplied by the pump, and wherein each of the dispensers has a plurality of rotors arranged on the same shaft.

Kornides teaches a plurality of dispensers wherein each of the dispensers has a plurality of rotors (26) arranged on the same shaft (22) (see Figure 5). It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the device of Schmittou with a plurality of dispensers wherein each of the

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dispensers has a plurality of rotors arranged on the same shaft as taught by Kornides in order to allow for uniform distribution of the hair dye product.

Response to Arguments

 Applicant's arguments filed February 23, 2009 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rachel R. Steitz whose telephone number is (571)272-1917. The examiner can normally be reached on Monday-Friday 7:00 am - 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Cris Rodriguez can be reached on (571) 272-4964. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Robyn Doan/ Primary Examiner, Art Unit 3732 /Rachel Running Steitz/ Examiner Art Unit 3732

4/15/2009